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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

LEONARDO R. COIZEAU,
Plaintiff(s),

v.

STEADFAST INSURANCE COMPANY,
Defendant(s).

Case No.: 2:20-cv-00588-RFB-NJK

ORDER

[Docket No. 13]

Pending before the Court is the parties' amended proposed discovery plan. Docket No. 13. As the Court stated a few days ago, "[t]he presumptively reasonable discovery period is 180 days measured from a Defendant's first appearance or answer. Local Rule 26-1(b)(1)." Docket No. 12 (emphasis added). To that end, a discovery plan must identify the date the defendant first appeared and "the number of days required for discovery measured from that date." Local Rule 26-1(b)(1). Without explanation, the instant discovery plan measures the discovery period from date of the Rule 26(f) conference. Docket No. 13 at 2. Accordingly, the amended proposed discovery plan is **DENIED**. Counsel must carefully review the governing local rules. A second amended proposed discovery plan must be filed by May 19, 2020.

IT IS SO ORDERED.

Dated: May 14, 2020



Nancy J. Koppe
United States Magistrate Judge